118TH CONGRESS 1ST SESSION

H. R. 1560

To exempt from the Lacey Act and the Lacey Act Amendments of 1981 certain water transfers between any of the States of Texas, Arkansas, and Louisiana, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 10, 2023

Mr. Moran introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To exempt from the Lacey Act and the Lacey Act Amendments of 1981 certain water transfers between any of the States of Texas, Arkansas, and Louisiana, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Public Water Supply
- 5 Invasive Species Compliance Act of 2023".

1	SEC. 2. EXEMPTION OF CERTAIN WATER TRANSFERS FROM
2	THE LACEY ACT AND THE LACEY ACT AMEND-
3	MENTS OF 1981.
4	(a) Definitions.—In this section:
5	(1) COVERED WATER TRANSFER.—The term
6	"covered water transfer" means a transfer of water
7	containing a prohibited species between public water
8	supplies located on, along, or across the State
9	boundaries between any of the States of Texas, Ar-
10	kansas, and Louisiana.
11	(2) Prohibited species.—The term "prohib-
12	ited species" means any species—
13	(A) the shipment of which is otherwise
14	prohibited by section 42 of title 18, United
15	States Code (commonly known as the "Lacey
16	Act''); or
17	(B) the transfer of which is otherwise pro-
18	hibited by the Lacey Act Amendments of 1981
19	(16 U.S.C. 3371 et seq.).
20	(3) Public water supply.—The term "public
21	water supply" means any body of water, including
22	any river, lake, or stream, the water of which is
23	available or made available to the public.
24	(b) Exemption.—Section 42 of title 18, United
25	States Code (commonly known as the "Lacey Act"), and
26	the Lacey Act Amendments of 1981 (16 U.S.C. 3371 et

1	seq.) shall not apply with respect to any covered water
2	transfer, if—
3	(1)(A) all prohibited species in the water trans-
4	ferred are located in both of the public water sup-
5	plies between which the water is transferred;
6	(B) the water is transferred directly between
7	those public water supplies; and
8	(C) the water is subject to mitigation measures
9	that are reviewed and approved by the appropriate
10	State agency of the State to which the water is
11	being transferred, including—
12	(i) chemically treating the water for sus-
13	pected or known prohibited species;
14	(ii) limiting transfers to certain times;
15	(iii) withdrawing water only from certain
16	depths;
17	(iv) filtration; and
18	(v) enhanced monitoring; or
19	(2) the water is transferred in a closed convey-
20	ance system directly to treatment facilities where all
21	prohibited species contained in the water transferred
22	will be extirpated.
23	(c) Notification.—
24	(1) In general.—Before the first covered
25	water transfer described in subsection (b)(1) occurs

1	in a calendar year and subject to paragraph (2), the
2	controlling authority of the public water supply from
3	which the water is to be transferred (referred to in
4	this subsection as the "donor public water supply";
5	shall submit to the controlling authority of the pub-
6	lic water supply to which the water is to be trans-
7	ferred (referred to in this subsection as the "recipi-
8	ent public water supply") a written notification that
9	includes—
10	(A) the expected dates of the covered water
11	transfer;
12	(B) the volume of water to be transferred
13	which may include a range of possible volumes
14	of water that may be transferred;
15	(C) a list of known prohibited species that
16	are contained in the donor public water supply
17	(D) a certification that the known prohib-
18	ited species described in subparagraph (C) are
19	present in both the donor public water supply
20	and the recipient public water supply; and
21	(E) a notice of other known species
22	present in the donor public water supply that
23	may be of concern to the controlling authority

of the recipient public water supply, including

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species that are not prohibited by the laws referred to in subsection (b).

(2) Additional Notification.—In addition to the notification required under paragraph (1), the controlling authority of the donor public water supply shall provide to the controlling authority of the recipient public water supply a notification described in that paragraph if the controlling authority of the donor public water supply discovers a new prohibited species in the donor public water supply.

11 (d) Costs of Mitigation Measures.—The costs of 12 the mitigation measures described in subparagraph (C) of 13 subsection (b)(1) for water subject to a covered water 14 transfer described in that subsection shall be borne by the 15 entity that sells the water for financial gain.

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